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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
GREGORY MEEKER,	X
Petitioner, -against-	23 CIVIL 4034 (GHW)
PATRICK MCFARLAND, Residential Reen Manager, New York Regional Reentry Office	
Respondent.	X
	OGED AND DECREED: That for the reasons stated in the
	ne Court understands that Petitioner has received all of the relief
that he sought and that there is no active disp	oute to be resolved or remedied, Petitioner's motion to dismiss this
action is granted without prejudice. The Cour	rt certifies, pursuant to 28 U.S.C. § 1915(a)(3), that any appeal
from the order would not be taken in good fa	ith, and therefore IFP status is denied for the purpose of an appeal.
See Coppedge v. United States, 369 U.S. 438	3, 44445 (1962). Petitioner has not made a substantial showing of
the denial of a constitutional right, so the Con	urt denies a certificate of appealability under 28 U.S.C. § 2253. Th
Court thanks Mr. Meeker for notifying it that	t the issues that he had presented to the Court have been resolved;
accordingly, the case is closed.	
Dated: New York, New York	
July 14, 2023	RUBY J. KRAJICK

BY:

Clerk of Court

K. mango

Deputy Clerk